The Comet.

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The Comet

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NO. 20.

VOL. II.

JACKSON, MISSISSIPPI, SATURDAY, MARCH 8, 1879.

Batesville, Miss., is spirited Greenback

CAPT. FRANK BURGETT, of the Okolona Messenger favored us with a call last Mon

THE Government receives about thirtyseven million of dollars annually as a tax

At the next meeting of Congress, both Houses will be Democratic, the first time in twenty years.

THERE is a paper out East which has no need of a fighting man. The editor says he in able to do his own fighting, PRESIDENT HAYES has vetoed the anti-

hinese bill, and California can be safely set down as a Democratic State hereafter. Ir the fighting editor of the cost misses a ob in that section, let him go down to Pike county. There is a smell of editorial brim-

Accounts to the Tahlequah Advocate, they are having good weather in the Indian Territory. It is some comfort to know

that there is good weather somewhere. A JACKSONVILLE, Fla., man, has establish-Fernandina man, not to be outdone, has nade himself an agent for the sale of snap-

A PROPOSITION to hang members of the Legislature of the State of Nevada, who seived with cheers by a public meeting in that State recently.

Some statwart mind in the Texas Legis ature less introduced a bill to appropriate twenty thousand dollars for the purpose of dvise our Texas friends to send that man to Congress. He's in the wrong new.

Chas, W. the Angell without wings, who longing to the Pullman Palace Car Company, having plead guilty, has been sen-

Ir seems that some of our Republican friends are not pleased at the appointment of Jim Hill to be Collector of Internal Revsinue of the State. They, perhaps, overlooked the fact that Jim is from Holly

A NORTH MISSISSIPPI Domocrat recomends the Hon. Ethel Barksdale for U. S. Senator, and the Crystal Springs Monitor warmly endorses the suggestion. This is an encouraging expression for our cotemporary of the Chrism, who, it is generally elieved will be a prominent and formidable Richmond in the Senatorial contest.

THE Winona Advance is out in favor of Vicksburg Herald has omitted to favor the election of Mr. Money, with the rest of the distinguished men of Mississippi? Let of legal principles and bogus quotations us hear from the Herald. How will H. D. Money do for successor to Bruca?

ELIUU BURRIET speaks over fifty lannages. He started in the world as a blackmith, and with promising prospects of naking a good living at that respectable trade, if he had not gone crazy on languages. man who speaks fifty languages cannot e relied on to make a horse-shoe. And is difficult to understand how any him on the head-so-it would sound loudone practical mind can do full justice to better's Unabridged English Dictionary, then he mixes it up with forty-nine other breign Unabridgements. We have always and Webster by himself, in his Unabridgcapacity, rather too much for us,

Over tusides, as usual, will be found full of infar to do for six days in the week, but order! pieces m the entire press of the world. A good put

Yes, that's all very true. But we prefer read the last year's almanae, because the an who made the almanae has a whole ear to gather his jokes and yarns, and it ands to reason that he makes a better section than the patent inside man can, in st a week. He (the almanae maker) has me to cull from the newspapers and books the world, and to draw upon the zodiac stars, y The almanae for fresh current

Wir notice that quite a rounber of our exchanges ngieton, as Bruce's successor in the the U.S. Scn-a. A better selection could unt be made, and we

ed m his political duties and obligations, consume his honor's valuable time in argu-With him legislation is a conscientious the interests of his constituence. With a constituence. With a constituence with a con ountry, he, nevertheless, is a use of detail beds warmly for his whole should be sufficient to the personal accommodation. The State he began, unfolding a heavy bumile of manuscraft in the resonance of the same resonance o regret his promotion to the Senate.

THE Batesville Blade, lately revived at [A PERSONAL SKETCH, AND A days, and have looked up the authorities LAW SPEECH.

THE COMET.

OFTRONNELVILLE SNAILOR.

Citronnellville Snailor is a lawyer of South Mississippi. I would locate him more particularly if I could. But although I have been intimately acquainfed with him for twenty years and encounter him wherever I go in this country, still I have never been able to tell exactly where he lived, or what he fed on, and I never succeeded in finding any body who could. The rural newspapers when they report the proceedings of Circuit Courts in the various counties have adopted a rule of mentioning the names

and locations of all the attending lawyers. When they come to Citronelleville Snailor they put him down as "scattering." Citronnellville came to this country about 20 years ago, and first set up as a lawyer in stone down there, and he may fall into a fat Williamsburg, Covington county. Nobody knew where he came from, or when, where, or how he ever got a knowledge of

law. He had no books then and he has never had any since. Four times a year he is in the habit of making a pilgrimage to Jackson, and spending a week or ten days in the State Library, where he has access to all d an agency for the sale of alligators, and the Reports from the different States as well as all the leading text-books in his in mind. profession. During these few days he nanages to store his mind with the points necessary in his practice; and when he once gets a legal principle safely nestled voted for a certain bill "for pay" was re- forever. He never forgets anything, and down in his mental storchouse it is there he is exceedingly quick to learn and com-

prehend. It was not long before he began to scat ter over half a dozen counties. He was on hand at every term of the Circuit Court, stablishing a State newspaper. We would and went into a good practice at once. He was a puzzle to the lawyers and a curiosity to the common people. The first considered that he was necessarily deficient in the law seeing that he had no books and apparabseconded with a large amount of funds be- ently never read, and the second looked upon him as an eccentric interloper; but when they met him before a court or a jury tenced to the Penitentiary for the period of he proved very troublesome, especially to the parties of the first part. He showed from the start that he ke know a great deal more law than the average lawyer, and sometimes he startled the biggest among them with the depth and ingenuity of his argument and his skillful marshalling of authorities. One prominent characteristic Snailor is his perfect unscrupulosity in the conduct of a law suit. He considers that all is fair in war, politics and law. As for love that's a sentiment he never comtenanced. A point gained by the expert

misapplication of a principle of law does him a great deal more good than if he had won it honestly. In all countries there are attorneys who are not legal encyclopedias, and Snailor has a good knack of measuring the calibre of he Hon. H. D. Money for United States an antagonist. I have known him, when nator. How does it happen that the he had no fear of the opposing counsel, deliberately and with malice aforethought to from bogus authorities, and to win his case by it too. He would laugh immederately over a triumph of this sort, and enjoy it far more than he did a victory won in the old Solonial way. When asked if he was not afraid the other fellow would pick him up-"Pick up, h-1!" he would say. "Why, that d--didiot don't know the distinction between a writ and a subposes. He is as brainless as a mud-cat. If you thumped

> er than a seedless squash," Upon one occasion, just after the war, Snailor was employed to defend a darky named Jake, for stealing a how before a just tice's court in the extreme South-western corner of Covington county. A young lawyer came out from the coast to attend the court, and as he was just beginon the part of the presecution. This is a

opposing counsel. direct. Half a dozen witnesses identified change his color nor his instincts. Shall After considering for a few moments, he money under the authority of the execution rading is preferable to the patent sides of the hog in the possession of the defendant. The proof was clear and overwhelming that Is the law to lay its iron hand on this inno-Jake had stolen the bog.

there was hardly room for an argument as diate representative in Congress, Hon. O. R. the proof was so positive. His Honor could the accused in the face of half a dozen un-There is is one thing that can be said in his possession and fully identified. He tegrity, out Col. Singleton. He has never wayer, did not consider that it was necessary to isiness. He, works with a singleness of practice he had never encountered so plain souri. Sleizwip was a full blooded Dutchprocess. He, works with a singleness of practice he had never encountered so plain souri. Sieizwip was a full bloosed Duichprocess to help his State, and to promote a case. Therefore, his honor had no choice interests of his constituents. With a but to commit the prisoner for trial at the most of his countrymon, there was a streak it. But wasn't you afraid the young limb his custody, to be held until a tine is paid,

the nature and facts of this case for several siduous cultivation at Prebatsh's, But his

bearing upon such cases. It was impossible for me to bring the various books from which I have cited my authorities, but my REPORTED BY PHILOS COMETOSE FOR triend, Mr. Blank, will not dispute any of ful practice had intensified it. Probatsh them unless he proposes to take issue with stubbornly refused to give or sell on States of America.

met so plain a case. That is not hard to believe when we consider how exceedingly and invite him to drink; or, perhaps, he cincumscribed has been his reading and practice. Why, sir, this case involves some timately melt. Neither of these phenom of the most intricate principles of organic law, some of the most subtle emotions of while Prebatsh stepped out in the back human volition. "I do not deny that my client here took

the hog. But I am going to prove by the law that I have here noted that he commit- ed a keg, and was marching out with it ted no crime when he took the hog What does it take, sir, to constitute a crime? The United States' statutes at large declare that hog, did he intend to steal him? Did a sinnot so swear without committing perjury, was aroused in behalf of Sleizwip, and for none but the great Jehovah himself they raised a pony purse to carry his case knows the intent of a hungry colored man to the High Court. You will find the arguwhen he takes possession of a fat shoat. It ments of counsel, with the lucid opinion of any other, and by its last section, it is made

It may be supposed that my client ntended to eat h m, but are you going o hang a man upon a more supposition? Perhaps his intention was to dress and poor. Does he deserve to go to the Penius to give to the poor and not to let the right hand know what the left is doing. It is possible that the right hand of this defendant took the life of that hog without letting his left hand know anything about the transaction, and if he had not been interrupted it might have been the intention of his left hand to distribute the pork to the poor without letting his right hand know anything about that. Thus, but for the untimely molestation, my client might have gone forward fulfilling the Scriptures and loing good to suffering humanity. The whole case, if your honor please, hinges apon the intent of the prisoner, and can inybody tell what that intent was? It is one of the most doubtful things in the world; and all the law books, all the decisions and the constitution of every State in the Union enforce the doctrine that wherever there is a doubt the prisoner is entitled to

"But, sir, I do not proposa to rest this Report. A Frenchman had stolen a sheep, the lower court, but appealed his case to that he committed no crime in the appropriation because it is a well accepted principle of law that when a party has a notorious and acknowledged weakness for a ungovernable fondness for it, the law is bound to excuse him if he takes it, because he has not the power to resist. The law is tional infirmities of its subjects. A French man has such ungovernable fondness for mutton, that this court believe he took the therefore, excusable under the law."

"Now sir,' continued Snailor, warming up, "how does this decision of the Supreme I need not tell your honor that a darky has waste words upon a proposition so notoriness-the softest point of his nature. If we, sir, raise a quarrel with the Almighty? said: cent man for doing what he couldn't help Mr. Blank rose to open the case, and said doing? No, sir. The law says no. The Scriptures say no. Common some says no. Nature cries out in tones of thunder NO! not possibly have a doubt as to the guilt of The man is innocent and should be disimpeached witnesses that the hog was found tion to pursue the path of virtue and in-

menty upon it. In all of his reading and sur Sleizwip vs., the Commonwealth of Mis-

funds gave out at length, and Prebatsh refused to encourage his patronage after that, Poor Sleizwip had come by his yearning for beer honestly, in the first place, and faiththe law and the Constitution of the United credit a single rang. But Sleizwip was fond of loitering about the premises of "Mr. Blank calls this a plain case. In Prebatsh. He enjoyed the atmosphere all of his reading and practice he has never around Prebatsh's. Perhaps, he thought some philanthropist might happen along, hoped that the heart of Prebatsh might ulens, however, transpired, and one day, yard, Sleizwip improved the opportunity, and went around the counter, and helped himself to six mugs of beer, and shoulder- | Hor

when Prebatsh returned. "These are the facts and proof in this as to the right of Sheriffs to comm gle witness swear that he took the hog with of a portion of the bar of that christian city, a felonious intent? No. And they could and a considerable number of the people, and 146. is in proof, sir, that the log was in good the bench, in the 157th Missouri, Now, extortion for them to receive any other. order for meat. That's a strong point in what was the opinion of the Supreme Court the case, and I wish your honor to bear it of Misouri in the case of Sleizwip? Here Act by the Supreme Court, in the case of

it it: ". The Court abrogate the sentence of the Court below, and discharge the prisoner because they consider that when Sleizwin drank the six mugs of beer, and carried off butcher the hog and divide him out to the the keg, he acted from a sentimental impulse, which he was unable to control at tentiary for that? The Bible commands the time. The Court consider, first, the inherent fondness for beer of Sleizwip; second, the intensification of this infirmity by long practice; third, his powerlessness to resist the temptation. The law expects not impossibilities, and it cannot rightfully punish a citizen for doing that which he has

no power to resist.' Now, if your Honor please, can anything be plainer than that decision of the Supreme Court of Missouri? It bears directly upon the ease before us. My client here, took a hog, as Providence intended for him to do, and as appetite forced him to do. He took the hog, sir, because he couldn't help it-and the law that I have quoted excuses him on that high and moral

dispute with a New England bookspeddler peddler characterized the Irish people as a tioned. drinken hogish race. The blood of Erin going to show by the law that he is an innocent and persecuted man. Let me call your honor's attention to a case exactly analagous to this in the Eighty-seventh Kansas of the money and gous to this in the Eighty-seventh Kansas.

The blood of Erin Co., 45 Miss., 579, is conclusive upon the point, that to entitle a Sheriff to commissions, he must have made the money unifor a death resulting in every case. The ment approved to this far off region. So far off that I heard to the first man and the money uniform that I would give you occasional items from this far off region. So far off that I heard the money case the man and the money uniform the first man and the money uniform that I would give you occasional items from this far off region. So far off that I heard that I heard the money case the man and the money uniform that I would give you occasional items from this far off region. So far off that I heard the money case the man and the money and th gous to this in the Eighty-seventh Kansas on the floor. Then he jumped on the map. process, Report. A Frenchman had stelen a sheep, gouged out one eye and bit off one ear.

He was prosecuted for it and convicted in The parties were brought into court. The mission must be process empowering him "anxious to get back again to Mississippi."

The parties were brought into court. The mission must be process empowering him "anxious to get back again to Mississippi." Irishman was tried for assault and battery, the Supreme Court of that State. That and maining. The jury acquitted him up- to make the money. In that case Wynne first letter as a "sermon," a "doleful sercourt held this language: 'Although the on the ground that his provocation was had recovered a judgment against the M. & men. Well, so much for "tushing into authorise cases had been reported outside proof is clear that the Frenchman aps great enough to justify the assault, and the T. R. R. Co. for \$15,000. An execuset about weaving a string of perversions propriated the sheep, yet the court believe further ground that he took no advantage of tion was issued and placed in the hands editor claims. Call this letter by any name to the hands of the hands his antagonist, and used no weapons except of the Sheriff, who levied it upon prop- you please. 'I write these few lines to inhabitants to be removed to other quarters within his antagonist, and used no weapons except those which nature had given him. The erty sufficient to satisfy the debt, and inform you and the rest of mankind that and Austrian governments in the satisfy the debt, and inform you and the rest of mankind that and Austrian governments in the satisfy the debt, and inform you and the rest of mankind that and Austrian governments in the satisfy the debt, and inform you are the satisfy the debt, and inform you are the satisfy the satisfy the debt, and inform you are the satisfy the satis vendor of tracts, however, was not satisfied advertised it for sale. Before the day of the farmers in this region are very far be recarded of skins for and rare from Russia, and with the verdict, and took the case up to sale, the defendant settled the debt directly hind their usual preparations for a crop at tall and executiving from themes are distincted the relating. The Sheriff claimed ons and seknowledged weakness for a with the verdict, and took the case up to sace, the definition of the Sheriff claimed this senson. Now, that's "dolefal" again, windered the discussion of the Supreme Court, upon a suit for damages. And what did this Court say? Sec 97 Ohio, p. 1619. This is the language of that he was not entitled to them. They that it is impossible to plow. Another reathe Court: 'The verdict of the jury is sus- said, speaking of the law regulating fees, son for this backwardness has been the uncharitable and tender towards the constitulow affirmed, and the costs of the suit taxed contemplates a case where money has been yet from place to place, restless, discontract old saying the costs of the suit taxed contemplates a case where money has been yet from place to place, restless, discontract old saying the costs of the suit taxed contemplates a case where money has been yet from place to place, restless, discontract old saying the costs of the suit taxed contemplates a case where money has been yet from place to place to place. to the book-peddler.'

"Now, if your Honor please, I have a dozen sheep because he couldn't help it, and is, other authorities, equally strong and conclusive, all bearing directly on this case, cited in this roll of notes; but I have quoted enough to satisfy your Honor that this Court of Kansas apply to this defendant? defendant is amenable to no law—that he the money made by the sale. And in a case Left but one, and it is said he would have are green in the City Prison. acted purely in self-defense, and according where the plaintiff in the judgment became gone too, but nobody wanted him. All a weakness for pork. It would be idle to to the nearring instincts of his nature, the purchaser of the property sold, under through this region there is complaint of the ning in the business, consented to appear ous and self-evident. It is his pet weak- and is therefore entitled to his discharge." to his commissions, on the amount of the mind of many of the colored people have

more about cattle than he did about law. premises he can no more silence the still into the Reports of the various States, and made and paid over to the plaintiff, carry education never extended beyond slay and cat," than he can take wings and believe that Snailor had tracked the law, really performed, and when these are not "readin', writin and 'rithmetic," and long fly. If he sees a fat pullet calmiy sleeping He (Blank) saw no reason why Spailor had performed, compensation cannot justly be resent this county in the next Legislature. disuse had made him exceedingly rusty in on the fence as he passes by his neighbor's not, and didn't undertake to refute any of claimed. The money cannot be said to be Another is spoken of for the clerkship of these primary branches. Smaller I oked at house at night, it is as natural for him to the points made. The justice was not made by the officer by virtue of an execu-The case was called: the testimony intro- to swine. Nature made him so. He can't didn't think it safe to commit the prisoner. He will try for an office of some sort at the fall since in this State. He. Harper, not the

> up that. You stole that hog. You knows have made a lovy on property of the de-ble fight—every man for bimself. How you did. But Mr. Suailor says you couldn't help it, and the law and the Scripture is agin' punishing you for it. I excuses you To entit agin' punishing you for it. I excuse you this time, but of you ever steal another loc.
>
> Til have you skinned alive, no matter what under which he could levy more and self-

FINES AND FORFEITURES. tre Sheriffs Entitled to Commissions THE ATTORNEY GENERAL SAYS NO.

Correspondence between the Auditor and Attorney General on the Subject. titled to commissions for collections on fines for its great merit, worth and value. and forfeitures.

Very respectfully, S. Gwrs, Auditor of Pub. Ac'ts. Attorney General's Reply. ATTORNEY GENERAL'S OFFICE, JACKSON, MISS., Feb. 29, 1879.

Sin-I have carefully considered the ques-1875. See Acts of that year, page 144, 145

They are entitled to no fees not enumerated in that Act, for by its first section, it

This construction was placed upon that Geo. B. Myers, vs. Marshall county, \$5 Miss., 344. By that Act, it is declared that Sheriffs shall be entitled to commissions "on all

money made by virtue of any decree, excention, attachment or other process. The commissions are: on the first hundred dollars, 3 per cent : on the second hundred dollars, 2 per cent; and on all sums over two bundred dollars, 1 per cent.

If a judgment is entered for a fine or forfeiture, and the defendant pays the amount of the judgment before an execution is placed in the hands of the Sheriff, he is not entitled to commissions.

If a judgment is entered against a defendant for a fine, and commanding the Sheriff to hold him till the fine is paid, and the defendant pays the judgment before the issuance of an execution against his property, the Sheriff is not entitled to his commis-

If, however, an execution issues commanding the Sheriff to make the judgment out of the property of the defendant, and "I will bring to your Honor's attention the money is made by the Sheriff under one other case cited in the 97th Ohio Re- the execution, either by the sale of the deports. An Irishman, of Cleveland, got into fendant's property, or by its being paid to him, to prevent a levy or sale, he is entitled In the course of the altercation, the book- to his commissions at the rate above men-

The process under which he claims comto seize and sell the defendant's property. With glaring head lines you introduced my formake the money. In that case Wynne ford latter as a "corrorum" a "duleful ser. commissions, but the Supreme Court held that so it is. We have that so much rain interest parts. above cited: "This, to our mind, clearly certainty of labor, the negroes are moving | York Sun, goes for to prove the truthful cation, attachment or other process, to put out their crops. One of our plants to put out their crops. One of our plants to put out their crops. One of our plants to put out their crops. One of our plants to put out their crops. One of our plants to put out their crops. One of our plants to put out their crops. One of our plants to put out their crops. process, he is undoubtedly entitled to the force to cultivate his lands, but on waking the Special Section, and hence the value of a dome commissions prescribed by the statutes, on next morning found every "darkie" had sentencing thin for the thest of a cost on I which God Almighty implanted in him, the execution, the Sheriff would be entitled total unreliability of the labor force. The Smaller sat down. Mr. Blank regarded plaintiff's bid, as this would be equivalent, quite a literary turn; our County Superin-

in his hands, he is entitled to his commission that there will be no party convention, but Bourhousen, and we can't see how he can "This Court's decision is Jake, stan sions thereon, although he may not even a kind of "serub race" or "rough and turn. sleep well if he takes the modern Messive

To entitle the Sheriff to commissions, ring, but a more "looker on in Vienna."

"What in the h-Il is the difference," rehe is not entitled to commissions, because

GOV. STONE ENDORSED. Letter from Hon, R. S. Hudson.

Yazoo Criv, Miss., Feb. 27, 1879. Dear Comet -- You have a tine head-light, Sin: I respectfully ask your opinion not that I could "scarce expect one of your The paper is henceforth to be "Demecratic.

or to call an extra session of the Legisla- will miss our "Leader" in the dull summer ture during the late yellow fever scourge, months. The Coxer and the Clarion, are highly endorsed by me. The Governor Brandon Republican and the Vicksburg has, in my opinion, acted not only well, papers though, will give us the news tion submitted by you on the 27th inst., but nobly, in all this matter, and will long ssions be remembered with pride, pleasure and case. Of course Sleizwip was arrested and on fines and forfeitures received by them. approval, by the great body of the calm. it is the intent. When my client took this carried before the police court, where he was The fees of Sheriffs are carefully specified considerate and reflecting people of Missisconvicted and sent up. But the sympathy in the general fee hill, approved March 6, sippi, and should not be despised by any one. With the great clamor and demand that he should open the door of the State Treasury, which he could not legally do, or is declared that they shall not be entitled to do it, when there was no necessity to do so, for a copy of the "Health Bulletin" issued call an extra session of the Legislature to and when all aids to an excess were flowing by the Surgeon General of the U.S. Marine in to every afflicted section, in advance, and Hospital for the week embry February larger than the Legislature would or could gand. From this Bulletin we extract some have made in money then in the Treasury, interesting information relating to the pulin time to meet alleged exegencies; is one. He health of various countries, and especiof the greatest and firmest executive acts of ally in reference to the great plague now

> be without either. I love to read both. Bebe without either. I love to read both. De-tween the two I hope the best good will, harmony, and co-operation in the preserva-tion and further building up and perma-nency of the Democratic party. Let there on ships from the Back Sea, and Mediterraneous on ships from the Back Sea, and Mediterraneous be no breach, no foud, no quarrel. There is room enough for both- in the Democrat- From the report of the American

> decisions, cotemporaneously with their dessit term a limited but very viruent southern too livery, is a matter of great value to the placer, and not supply and annual trades legal profession, and should, of itself, come in the new oficial reports of the Busian mestical mend their special favor and support.

Truly, ROBE, S. HUDSON,

Eachwardness of the Crop- Bestless-

To the Editor of The Courts.

PROX THE SWAMP.

a school master, who has come to us recentmade by the Sheriff, under any decree, exe- tented, when they ought now to be ready wings." eations for the position of "school master." this will be, I know not; I am not in the

> the true interests of the country, and they mittee appointed to draft proper resolu-only claim the counten right of free tions, and the necting adjourned till Saturspeech and a free ballot. They desire, day to give the committee time for prepa-and have shown their sincerity in this—that and have shown fact sincerity in this—that again, and the committee re-intalligence and integrity shall rule. It very appropriate resolutions may be true at the same time, that others succession of the meeting. Other spe colored people for partition purposes, re-

Our "Weekly Leader" has been led off to Concordia alias Carson's Landing, in Boli var county. Col. S. L. Hussey ("late State Treasurer,") a staunch Democrat of olden times, though a whilem Republican, has fellowed and linked his political and pecunia well proportioned body, and illumination, ary fortune with the Leader. With his and a long tail. I am glad that you sent it help, our friend Barlow has succeeded in to me on its appearance on the public stage, getting down on the right side of the fence. apon the question whether Sheriffs are en- age to speak in public on the stage," but Col. Hussey's old friends will be glad to know that he has returned to his "first Your fine and unanswerable articles in love." (I mean of course politically.) For defense of Gov. Stone, against a "hue and the Colonel has, no doubt, always been ery" from many good and high sources, to "heart and fancy free" in that other sense lay a lawless hand upon the State Treasury, of which the girls sometimes speak. We

THE PUBLIC HEALTH.

THE PLAGUE IN RUSSIA AND THE MEANS EMPLOYED TO PRE-TEST ITS SPEED

Governor Stone or any other Governor, in spreading terror throughout Europe.

resisting and refusing. The people owe resisting and refusing. The people owe From the Health Hallotin.

him every honor and gratitude in his firm Small pox is very prevalent in Cuba, Banki, Daniel and glorious stand on this subject. He has stood as firm as a rock or "stone" in all stood as firm as a rock or "stone" in all these matters, against every assault and ins-

portunity to do a wrong or commit an error.

Asia.

I am a regular subscriber, paid up, to the transcount of the extremely violent and con-"Clarion" and the "Comet." I would not be without either. I love to read both. Be-

Your publication of the Supreme Court been gathered to strongly establish the publication cation with the villages of Astronom, where its disease first appeared. The report of the chie medical officer of Astronom, states that on inner

Sheriff under a decree, execution or other night feeling satisfied that he had supple in the total one the total night feeling satisfied that he had supple on time to New York algorithms, stocked the last satisfied to the

A PUNNY SPECTACLE

Bourhonism and praising Major Harper, of "cow country," and the justice knew rastly he sees a fat shoat running loose about his him with wonder. Blank had not yet gone in legal contemplation, to so much money tendent of Education has no lack of appli-He was not familiar with law books, or any soft voice of his stomach which tells him in Snailor had spoken with such an air of pos- Commissions, or poundage as they are exhiciting a disposition to try fire and brimstone and all falsehood bert other kind of books for that matter. His the language of Scripture, to 'rise Peter, litive carnestness, that Blank felt bound to ed. are given as a compensation for services politics again. I heard, to-day, of the strend full fully by the devil. As the devil second colored citizen who aspires to rep-friend, Major Harper, the father of Bouris the father of lies so also is our good borism in Mississippi. But for the devil the justice, and he took the measure of the reach up and capture the said pulset and clear about the law of the case, but Snails tion, when paid directly by the debtor to tikely, from present indications, that divers cd long ago, and but for Major Harper put her under his coat, as it is for a duck or's manner was so convincing that he the plaintiff before a sale under an execuelections. The talk in political circles is, devil,) is the patron saint of Mississippi

The Late Chanceller Christian,

The man is innocent and should be discharged, with your honor's pious admonition to pursue the path of virtue and integrity.

"Again, if your honor will permit me, I will call your attention to the case of Sneid-will call your attention to the case of may be true at the same time, that others successed or the same successed would make use of the ignorant mass of were made by gentlemen of the bar, all would make use of the contents represent to breathing the profundest respect for the As you are already advised, we have no upon the minutes, and the meeting ad-longer a newspaper in Issaquena county, journed. memory of the descreed Chan-